	Application No.	Applicant(s)
Notice of Allowability		
	10/602,692 Examiner	SOMMADOSSI ET AL. Art Unit
	LXammer	Art Onit
	Traviss C. McIntosh	1623
The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in the or other appropriate communicibilities. This application is sub-	nis application. If not included cation will be mailed in due course. THIS
1. X This communication is responsive to <u>amendment filed 8/29</u>	<u>9/05</u> .	
2. ☑ The allowed claim(s) is/are <u>89,130-157 and 159-174</u> .		
 Acknowledgment is made of a claim for foreign priority una)	been received. been received in Application I	No
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	of this communication to file a ENT of this application.	reply complying with the requirements
 A SUBSTITUTE OATH OR DECLARATION must be submi INFORMAL PATENT APPLICATION (PTO-152) which give 	itted. Note the attached EXAM es reason(s) why the oath or de	INER'S AMENDMENT or NOTICE OF eclaration is deficient.
5. CORRECTED DRAWINGS (as "replacement sheets") mus	t be submitted.	
(a) ☐ including changes required by the Notice of Draftspers		PTO-948) attached
1) ☐ hereto or 2) ☐ to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment or in	the Office action of
Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the	84(c)) should be written on the c ne header according to 37 CFR 1	Irawings in the front (not the back) of .121(d).
 DEPOSIT OF and/or INFORMATION about the depose attached Examiner's comment regarding REQUIREMENT F 	SIT OF BIOLOGICAL MATER FOR THE DEPOSIT OF BIOLO	IAL must be submitted. Note the DGICAL MATERIAL.
Attachment(s) 1. ☑ Notice of References Cited (PTO-892)	5 Notice of Inform	mal Patent Application (PTO-152)
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☑ Interview Sum	,, ,
 Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date 9/6/05 & 3/9/04 	Paper No./Ma 8), 7. ⊠ Examiner's Am	il Date nendment/Comment
Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. 🛛 Examiner's Sta	atement of Reasons for Allowance
	9.	JAMES O. WILSON SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1600

U.S. Patent and Trademark Office PTOL-37 (Rev. 7-05)

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EXAMINER'S AMENDMENT

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An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the

payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with

Sherry Knowles on November 9, 2005.

The application has been amended as follows:

In the Specification:

Paragraph 1, beginning at page 1, line 4, has been deleted and replaced by the following

paragraph:

This invention is in the area of pharmaceutical chemistry, and in particular, is a

compound, method and composition for the treatment of flaviviruses and pestiviruses. This

application is a continuation of U.S. application no. 09/863,816, filed on May 23, 2001, now US

Patent No. 6,812,219, which claims priority to U.S. provisional application no. 60/207,674, filed

on May 26, 2000 and U.S. provisional application no. 60/283,276, filed on April 11, 2001, the

disclosures of which are incorporated herein by reference.

In the Claims:

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In claim 89, in the second line, the phrase "to said host" has been inserted after the word

"administering" wherein the phrase reads "comprising administering to said host an anti-virally".

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In claim 89, in the 9th line after the structure of formula (XVII), the phrase "which when administered *in vivo* is capable of providing a compound..." has been deleted and replaced by the following phrase: "which when administered *in vivo* provides a compound...".

In claim 89, in the 11th line after the structure of formula (XVII), the phrase "R⁶ is hydroxy, alkyl, azido..." has been deleted and replaced by the following phrase: "R⁶ is alkyl, azido...".

In claim 89, in the 15th line after the structure of formula (XVII), the phrase "R⁷ and R⁸ are independently hydrogen, OR², hydroxy..." has been deleted and replaced by the following phrase: "R⁷ and R⁸ are independently OR², hydroxy...".

In claim 130, in the 6th line after the structures of formulas (X) and (XI), the phrase "which when administered *in vivo* is capable of providing a compound..." has been deleted and replaced by the following phrase: "which when administered *in vivo* provides a compound...".

In claim 130, in the 8th line after the structures of formulas (X) and (XI), the phrase "R⁶ is hydroxy, alkyl, azido..." has been deleted and replaced by the following phrase: "R⁶ is alkyl, azido..."

In claim 130, in the 12th line after the structures of formulas (X) and (XI), the phrase "R⁷ is hydrogen, OR³, hydroxy..." has been deleted and replaced by the following phrase: "R⁷ is OR³, hydroxy...".

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In claim 131, in the 4th line, the phrase "R⁷ and R⁸ are independently hydrogen, OR², alkyl..." has been deleted and replaced by the following phrase: "R⁷ and R⁸ are independently OR², alkyl...".

Claim 135 (currently amended): The method of claim 89 wherein R⁷ and R⁹ are independently selected from OR² or hydroxy.

In claim 141, in the 5th line, the phrase "R⁷ and R⁸ are independently hydrogen, OR², or hydroxy" has been deleted and replaced by the following phrase: "R⁷ and R⁸ are independently OR² or hydroxy".

In claim 163, in the 3rd line, the phrase "R⁷ is hydrogen, OR², alkyl..." has been deleted and replaced by the following phrase: "R⁷ is OR², alkyl...".

Claim 167 (currently amended): The method of claim 130, wherein R⁷ is OR² or hydroxy.

Claim 169 (currently amended): The method of claim 130, wherein R² is hydrogen.

In claim 171, in the 5th line, the phrase "R⁷ is hydrogen, OR², or hydroxy;" has been deleted and replaced by the following phrase: "R⁷ is OR² or hydroxy;".

The following is an examiner's statement of reasons for allowance: the prior art is not seen to teach or fairly suggest the use of triazolopyridine, imidazolopyridine, or pyrazolopyrimidine nucleoside/nucleotides which are substituted at the 2' position of the sugar in the treatment of flavivirus or pestivirus infections.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

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fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Traviss C. McIntosh whose telephone number is 571-272-0657. The examiner can normally be reached on M-F 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shaojia Jiang can be reached on 571-272-0627. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Traviss C. McIntosh III November 26, 2005

lames O. Wilson

Supervisory Patent Examiner

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